PTO/SB/64 (08-03)

Approved for use 07/31/2006. OMB 0651-0031

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3. Terminal disclaimer with dis	claimer fee		,
☑ Since this utility/plant ap	plication was filed on or	after June 8, 1995, no terminal disclaim	er is required.
☐ A terminal disclaimer (ar other than a small entity)	nd disclaimer fee (37 CF disclaiming the require	FR 1.20(d)) of \$ for a small entity d period of time is enclosed herewith (see	or \$ for ee PTO/SB/63).
filing of a grantable petition Trademark Office may req	under 37 CFR 1.137(b) uire additional informa filing a petition under 3	d reply from the due date for the requir was unintentional. [NOTE. The United S ation if there is a question as to what the control of the co	States Patent and nether either the
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12 February 2004			•
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Number: 631-757-8400		Mitchell A. Stein, Reg. No. 30,978	<u> </u>
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		OR TRANSMISSION [37 CFR 1.8(a)]	
I hereby certify that this corre	espondence is being		
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first class mail in an		e on the date shown below with sufficient po ail Stop Petition, Commissioner for Patents	
transmitted by facsin (703) 308-6916.	nile on the date shown belo	ow to the United States Patent and Tradema	ark Office at
12 February 2004	-	- MAY	
Date		Signature	
		Mitchell A. Stein, Esq., Reg. No. 30,978 Type or printed name of person signi	ng certificate

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OFFICE OF PETITIONS

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: KOWALEVICH, Peter

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Filed: November 29, 1999

Serial No.: 09/450,385

For: FULLY INTERLOCKING SYNTHETIC

SHAKE SIDING

Attention: Office of Petitions

Mail Stop Petition

Commissioner for Patents Alexandria, VA 22313-1450 Examiner: HORTON, Yvonne Michele

Art Unit: 3635

CERTIFICATE OF MAILING

Docket No. KOWAL-001

Pursuant to 37 C.F.R. Sec. 1.8, I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Mail Stop Petition, Commissioner for Patents, P.Ol Box 1450, Alexandria VA 22313-1450, on February 12, 2004 date of deposit),

Mitchell A. Stein Reg. No. 30,978

(Registered Representative)

PETITION FOR EXTENSION OF TIME

SIR:

Applicant respectfully requests a three-month extension of time to respond to the Office Action dated August 12, 2002, thereby extending the time to respond through to, and including February 12, 2002, which together with the accompanying Petition to Revive, renders the application complete and timely. Includes herewith is the proscribed Small Entity fee of \$475.00, pursuant to 37 C.F.R. 1.17(a)(3).

AMENDMENT PURSUANT TO 37 C.F.R. §1.116
PLACING CASE IN CONDITION FOR ALLOWANCE

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475.00 OP

INTRODUCTORY STATEMENT

Applicant has herewith timely petitioned to revive the subject application (within one year, for unintentional abandonment, including a change of address form for future correspondence), and has included only amendments to the specification which, as the remarks below will show, obviate all remaining objections (to the drawings and suggestions concerning language in the specification), thereby placing the case in condition for allowance (pursuant to 37 C.F.R. § 1.116) or in better form for appeal (believed unnecessary in light of the indication of allowance of three claims and the amendments herein). All that remained in the case in the prior Office Action was a potential ambiguity concerning two reference numerals in one drawing.

In particular, in the Final Office Action dated August 12, 2002, the Examiner indicated that claims 1,2 and 4 are allowed. These claims are the only claims remaining in the application, and no amendments hereto are sought. Hence there appears to be no need to relist the claims in the case, pursuant to our current understanding of 37 C.F.R. § 1.121. (If this is incorrect and the claims must be listed despite the fact that no amendments thereto are sought, and the claims are allowed, it is respectfully requested that applicant's undersigned counsel be contacted for explanation and for presentation of any further information that may be required.)

It is respectfully requested that the petition be considered and granted (inasmuch as abandonment remains unintentional), that the amendments (solely to the specification) be considered and entered (as they place the case in condition for allowance) and that the objection to the drawing reference characters "32a, 32b" be withdrawn as the alleged duplicate

designations for these items have been removed by clarification of the specification. No new matter has been added.

Applicant also includes new formal drawings, which, while not apparently required, should assist the Office in the process of scanning and publication.